AO 245I (Rev. 11/16)

Judgment in a Criminal Case for a Petty Offense

Sheet

UNITED STATES DISTRICT COURT

FILED U.S. DISTRICT COURT EASTERN DISTRICT ARKANSAS

Eastern District of Arkansas

OCT - 8 2021

UNITED STATES OF AMERICA v.	Judgment (For a Petty C	,	TAMMY HABOWNS, CLER
ORLANDO BANKS	Case No.	4:19-cr-00690-JJV	By: DEP C
	USM No.	15199-028	O .
	KenDrell (
THE DEFENDANT:		Defendant's	Attorney
		. 1 of the Misdome	anor Information
☐ THE DEFENDANT pleaded ☐ guilty ☐ nolo conte			
☐ THE DEFENDANT was found guilty on count(s)			
The defendant is adjudicated guilty of these offenses:			
Title & Section Nature of Offense		<u>Offens</u>	e Ended Count
18 USC 1791(a)(2) Possession of a Prohibited O	bject in Priso	n 7/19/20	19 1
The defendant is sentenced as provided in pages 2 thro			
☐ THE DEFENDANT was found not guilty on count(s)			
□ Count(s) □ is	□ are dist	nissed on the motion of	the United States.
It is ordered that the defendant must notify the Unite residence, or mailing address until all fines, restitution, costs, ar to pay restitution, the defendant must notify the court and Unit	d States attorned special assested States attor	ey for this district withir sments imposed by this j ney of material changes	n 30 days of any change of name, udgment are fully paid. If ordered in economic circumstances.
Last Four Digits of Defendant's Soc. Sec. No.: 6749	10/8/2021		
Defendant's Year of Birth:		Date of Impositio	n of Judgment
City and State of Defendant's Residence: Lexington Kentucky	Joe Wolf	Signature c	சி _{udge} U.S. Magistrate Judge
	000 000	Name and Tit	
	10/8/2021		
		Date	

Case 4:19-cr-00690-JJV Document 15 Filed 10/08/21 Page 2 of 7

AO 245I (Rev. 11/16)

Judgment in a Criminal Case for a Petty Offense

Sheet 2 — Imprisonment

DEFENDANT: ORLANDO BANKS CASE NUMBER: 4:19-cr-00690-JJV

Judgment — Page 2 of 4

IMPRISONMENT							
ten	The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total n of:						
Four months of imprisonment to run consecutive to the current sentence from the Southern District of Indiana.							
	The court makes the following recommendations to the Bureau of Prisons:						
√	The defendant is remanded to the custody of the United States Marshal.						
	The defendant shall surrender to the United States Marshal for this district:						
	□ at □ a.m. □ p.m. on						
	□ as notified by the United States Marshal.						
	The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:						
	□ before 2 p.m. on						
	□ as notified by the United States Marshal.						
	□ as notified by the Probation or Pretrial Services Office.						
	RETURN						
I ha	ave executed this judgment as follows:						
	Defendant delivered on to						
at	with a certified copy of this judgment.						
	UNITED STATES MARSHAL						
	Ву						
	DEPUTY UNITED STATES MARSHAL						

Case 4:19-cr-00690-JJV Document 15 Filed 10/08/21 Page 3 of 7

AO 245I (Rev. 11/16) Judgment in a Criminal Case for a Petty Offense Sheet 3 — Criminal Monetary Penalties Judgment — Page ORLANDO BANKS **DEFENDANT:** 4:19-cr-00690-JJV CASE NUMBER: **CRIMINAL MONETARY PENALTIES** The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 4. JVTA Assessment* Restitution **Fine** Assessment TOTALS \$ 0.00 \$ 25.00 \$ 0.00 0.00 ☐ The determination of restitution is deferred until . An Amended Judgment in a Criminal Case (AO 245C) will be entered after such determination. ☐ The defendant must make restitution (including community restitution) to the following payees in the amount listed below. If the defendant makes a partial payment, each payee shall receive an approximately proportioned payment, unless specified otherwise in the priority order or percentage payment column below. However, pursuant to 18 U.S.C. § 3664(i), all nonfederal victims must be paid in full prior to the United States receiving payment. Name of Payee Total Loss** Restitution Ordered Priority or Percentage 0.00 0.00 \$ **TOTALS** Restitution amount ordered pursuant to plea agreement \$ The defendant must pay interest on restitution or a fine of more than \$2,500, unless the fine or restitution is paid in full before the fifteenth day after the date of the judgment, pursuant to 18 U.S.C. § 3612(f). All of the payment options on Sheet 4 may be subject to penalties for delinquency and default, pursuant to 18 U.S.C. § 3612(g).

☐ the interest requirement is waived for

 \Box the interest requirement for the \Box fine

restitution.

restitution is modified as follows:

☐ The court determined that the defendant does not have the ability to pay interest, and it is ordered that:

fine

^{*} Justice for Victims of Trafficking Act of 2015, Pub. L. No. 114-22.

^{**} Findings for the total amount of losses are required under Chapters 109A, 110, 110A, and 113A of Title 18 for offenses committed on or after September 13, 1994, but before April 23, 1996.

AO 245I (Rev. 11/16) Judgment in a Criminal Case for a Petty Offense

Sheet 4 — Schedule of Payments

Judgment — Page 4 of 4

DEFENDANT: ORLANDO BANKS
CASE NUMBER: 4:19-cr-00690-JJV

SCHEDULE OF PAYMENTS

паv A		ssessed the defendant's ability to pay, payment of the total criminal monetary penalties are due as follows: Lump sum payment of \$ due immediately, balance due
		not later than 4/8/2022 in accordance with C, D, E, or F below); or
В		Payment to begin immediately (may be combined with \Box C, \Box D, or \Box F below); or
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or
E		Payment during the term of probation will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or
F		Special instructions regarding the payment of criminal monetary penalties:
		ne court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is ing the period of imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Inmate Financial Responsibility Program, are made to the clerk of the court. Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.
	Join	nt and Several
	Def and	endant and Co-Defendant Names, Case Numbers (including defendant number), Total Amount, Joint and Several Amount, corresponding payee, if appropriate.
	The	e defendant shall pay the cost of prosecution.
	The	defendant shall pay the following court cost(s):
	The	defendant shall forfeit the defendant's interest in the following property to the United States:

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) fine principal, (5) fine interest, (6) community restitution, (7) JVTA assessment, (8) penalties, and (9) costs, including cost of prosecution and court costs.

To whom it MAY CONCERN, My Name 15 YVONNE D. PERRY IAM ORIANDO R. BANKS MOTHER! I AM WRITING to ASK that you Allow my son to come Home on his Due DATE 12/14/21 OR bEFORE HE is DIABETIC Which MAKES him Immunodeficiency My the grace OF GOD NE HAS BEEN SAFE AND HAS NOT CONTRACTED GOVID BUT, WITH THIS NEW STRAIN (DEITA) It'S hitting HARD AS YOU I'M SULLE AND A WARE OF I know he HAS Another charge SINCL ENTERING FEDERAL PRISON FROW 9 COUPLE OF YEARS AGO. ITAM PLOGDING With You to give him time served. ORIAND HAS A PIGER TO LIVE A JOB Waiting ON Him, Medical services set up And Transportation to get to these places. Finbegging for his release Worne D. Pery 4 JERRY @ BWCilleon

Case 4:19-cr-88698-JJW - Bocument 15 - Filed 10//88/21 - Page 6-of 7

August 10,2021 To: Whom It May Concern. I Janet Orlando Aunt would like to say my Nephew is a good man, he helps his tamily out. He has a son that can't wait to see his father so he can come to his football games or basketball games. When he comes home he can help his child with homework go to his school activities and meet his Teachers and see how he's doing in school and do father and son things together. Orlando needs to come home due to the Could he is a diathic Diabetic he has a doctor at home to make sure he's getting all his medications He has a family that loves him unconditionally. He Has learned by his mistakes.

Augast 10,0021 We just want him to come home, he will have a job waiting on him and he is ready to get his life back on track and be there for this son. He wants to take his son to school and what else he needs to do. # I'm his Aunt Janet I know know my Nephew will do the right thing he is a good man, father, brother, uncle and son We love him dearly and we miss seeing him at graduations, bitthday parties and our family reunions Love Auntie Janet